| | Case 2:05-cr-0017 | 7-MCE Documer | nt 5 Filed | 05/26/05 Page 1 of 1 |
|--|-------------------------|----------------------|--------------|--|
| | UNITED | STATES DISTRIC | CT COURT | r forthe |
| | EAS | TERN DISTRICT | OF CALIF | ORNIA FILED |
| | L/1 1.0 | TERRI DIGITAÇI | or came. | |
| | | | | 1 1 |
| UNITED STATES OF AMERICA, | | | | MAY 26 2005 |
| | |) | | DISTRICT COLLET |
| | | Plaintiff,) | CR.S-0 | 05-01-7-CLERK, U.S. DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA |
| | |) | | DEPUTY CLERK |
| | v. | , | netei | NTION ORDER |
| TODD DONA | THAN | ΄ ΄ | | ion of Pretrial Release, |
| . 022 2011 | , | í | • | on or Supervised Release) |
| | | Defendant.) | | , |
| | | | | |
| | | | | |
| After a hearing pursuant to 18 U.S.C. § 3148 (violation of pretrial release order), the | | | | |
| | finds: | | .4 | |
| ☐ there is probable cause to believe the person has committed a federal, | | | | |
| state or local crime while on release and defendant has not rebutted the | | | | |
| presumption that his release will endanger another or the community or there is clear and convincing evidence that defendant has violated | | | | |
| another condition of release and | | | | |
| □ based on the factors set forth in 18 U.S.C. § 3142(g) there is no condition | | | | |
| or combination of conditions of release that will assure that the defendant | | | | |
| will not flee or pose a danger to the safety of another person or the | | | | |
| community or | | | | |
| ☐ the person is unlikely to abide by any condition or combination of | | | | |
| conditions of release. F.R.Cr.P. 32.1(a)(D), 46(c), 18 U.S.C. § 3148. | | | | |
| \mathcal{A} | | | | 146() 140 77 77 77 78 78 78 78 78 78 78 78 78 78 |
| After a hearing pursuant to F.R.Cr.P. 32.1(a)(6) and 46(c) and 18 U.S.C. § 3143 | | | | |
| (violation of probation or supervised release) the court finds there is probable cause to | | | | |
| believe defendant has violated a condition of probation or supervised release and defendant has not met his burden of establishing by clear and convincing evidence that | | | | |
| he will not flee or pose a danger to another person or to the community. 18 U.S.C. § | | | | |
| | 3143. | o a cango: to anome | r person or | to the community. To old. d. 3 |
| | | | | |
| IT IS C | ORDERED that pursua | nt to 18 U.S.C. § 31 | 42(i)(2)-(4) |) defendant is committed to the custody |
| of the Attorney General for confinement in a corrections facility separate, to the extent practicable, from | | | | |
| persons awaiting or serving sentences or being held in custody pending appeal. The defendant shall be | | | | |
| afforded reasonable opportunity for private consultation with his counsel. Upon further order of a court of | | | | |
| the United States or request of an attorney for the United States the person in charge of the corrections facility | | | | |
| in which defendant is confined shall deliver defendant to a United States Marshal for purpose of an appearance in connection with a court proceeding. | | | | |
| in connection | with a court proceeding | g. | | Consol |
| | | | 00 | EGORY G. HOLLOWS |
| DATE | D: May 26 200 | | GM | EGURT G. MULLUWS |
| -,-11 | () / / · | | UNIT | ED STATES MAGISTRATE JUDGE |
| | V | | | , |
| ☐ Court/Origin | al U.S. Attorne | y □ Defense (| Counsel | ☐ Pretrial Services |